EXHIBIT 30

Motor	Cars
INTERNATI	ONAL

3015 E Cairo St. Springfield, MO 65802 T: 417.831.9999 F: 417.831.9995 www.motorcars-Intl.com

PURCHASE AGRE	EMENT
10/17/13	
KRESCENT MEDIA, LLC	
25 IONIA, SUITE 400	IE
GRAND RAPIDS, MI 49503	
CITY, STATE, ZIP	
E-MAIL ADDRESS	
RES. PHONE BUS, PHONE	FAX PHONE

	HES. FROME	
PLEASE ENTER MY ORDER FOR THE FOLLOWING:	□ NEW YEAR 2013 MAKE	MERCEDES
	MODEL G63 AMG MILEAGE	328
EXTERIOR WHITE INTERIOR BLACK	VIN WDCYC7DFXDX213238	
SOURCE	SALESMAN JEFF CORNWELL STOCK	NO. M4942
PHYSIP TO SEND 470 000 00 HTG II	TOE TRANSFER	
BUYER TO SEND \$70,000.00 VIA W	IRE TRANSFER	
ON 10/17/2013 TO SECURE CAR.		
SELLING VEHICLE TO BE AS DESCR	IBED AT TIME	
OF DELIVERY.		
TRADE IN TO BE FREE FROM ANY P	REVIOUS OR	
EXISTING DAMAGE OR PAINTWORK A	ND TO INCLUDE	
ALL BOOKS, KEYS, ETC.		
	043 053 051155 55	
BUYER TO PAY FOR SHIPPING OF 20	013 G63, SELLER TO	
PAY FOR SHIPPING OF TRADE.	DE ARTHUR DROV DE ANY) DES DO DALIGASE TA USUR! É IN TRANSCIT	
"IN THE EVENT THAT THE VEHICLE IS SHIPPED TO BUYER, BUYER SHALL ANY EXPENSE INCURRED IN TRANSPORTING THE VEHICLE TO BUYER IS T CARPIER OF THEIR CHOICE. "PLEASE SIGN THE FRONT OF THE PURCHASE AGREEMENT, INITIAL THE S	THE RESPONSIBILITY OF BUYER. BUYER MAY CHOOSE TRANSPORT	
TRADE-IN AND/OR DEPOSITS	CASH SALE OF DESCRIBED VEHICLE	s 139, 325.00
YEAR2009 MAKE MERCEDES-I	is compensation for the drafting preparation or completion	
MODEL B-CLASS MILEAGE	of legally binding documents or documents required by or for any government entity, including but not limited to the State of Missouri and/or Missouri Department of Revenue.	s 175.00
EXTERIOR WHITE INTERIOR	TRANSPORTATION .	
VIN WDCYR71EX9X177472	* Price Quoted for Vehicle is FOB, Springfield, MO 1. TOTAL PURCHASE PRICE	N/A
TRADE-IN ALLOWANCE \$9,500.00	2. TOTAL CREDITS	139,500,00
PAYOFF S N/A	Consisting of trade-in allowance and/or deposit; see statement in left hand column for details	
DEPOSIT \$ N/A	4	
TOTAL CREDITS \$9, 500.00	The state of the s	\$ 69,500.00
	3. UNPAID CASH BAL. DUE (Diff. between Items 182	\$ - 70,000. 00
ACV	Paid in kull	
N/A	PAYOFF INFORMATION .	
Payoff Amount: N/A	Lienholder:	
Payoff Good Until: Per Diern	Address:	Contact

FACTORY WARRANTY: ANY WARRANTY ON ANY NEW VEHICLE OR USED VEHICLE STILL SUBJECT TO A MANUFACTURER'S WARRANTY IS THAT MADE BY THE MANUFACTURER ONLY. THE SELLER HEREBY DISCLAIMS ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FURNESS FOR A PARTICULAR PURPOSE.

USED VEHICLE WHETHER OR NOT SUBJECT TO MANUFACTURER'S WARRANTY. UNLESS A SEPARATE WRITTEN INSTRUMENT SHOWING THE TERMS OF ANY DEALER WARRANTY OR SERVICE CONTRACT IS FURNISHED BY DEALER TO BUYER, THIS VEHICLE IS SOLD "AS IS - NOT EXPRESSLY WARRANTED OR GUARANTEED," AND THE SELLER HEREBY DISCLAIMS ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

THE FRONT AND BACK OF THIS ORDER COMPRISE THE ENTIRE ASREEMIENT ASFECTING THIS PURCHASE AND NO OTHER AGREEMENT OR UNDERSTANDING OF ANY NATURE CONCERNING SAME HAS BEEN MADE OR ENTERED WHITO, OR WILL BE PECOIGNIZED, I HEREBY CERTIFY THAT NO CREDIT HAS BEEN EXTENDED TO ME FOR THE PURCHASE OF THIS MOTOR VEHICLE EXCEPT AS APPEARS IN WRITING ON THE FACE OF THIS AGREEMENT. I HAVE READ THE MATTER PRINTED ON THE BACK HEREOF AND AGREE TO IT AS A PART OF THIS ORDER THE SAME AS IF IT WERE PRINTED ABOVE MY SIGNATURE. I CERTIFY THAT I AM OF LEGAL AGE, AND HEREBY ACKNOWLEDGE RECEIPT OF A COPY OF THIS ORDER.

THIS CONTRACT CONTAINS A BINDING ARBITRATION PROVISION WHICH MAY BE ENFORCED BY THE PARTIES.

	THIS ORDER IS A CON	DITIONAL SALES CON	TRACT SUBJECT	TO THE OCCURR	ENCE OF CERTAIN
•	CONDITIONS PR	ECEDENT AS NOTED	ON THE REVERSE	SIDE OF THIS AC	BREEMENT.
A		10/17/1	-		
PURCHASER'S SIGNATURE		10/17/1		ACCEPTED BY:	DEALER OR HIS AUTHORIZED REPRESENTATIVE
		•			

GOVERNMENT'S
EXHIBIT
170
US v. PIERON

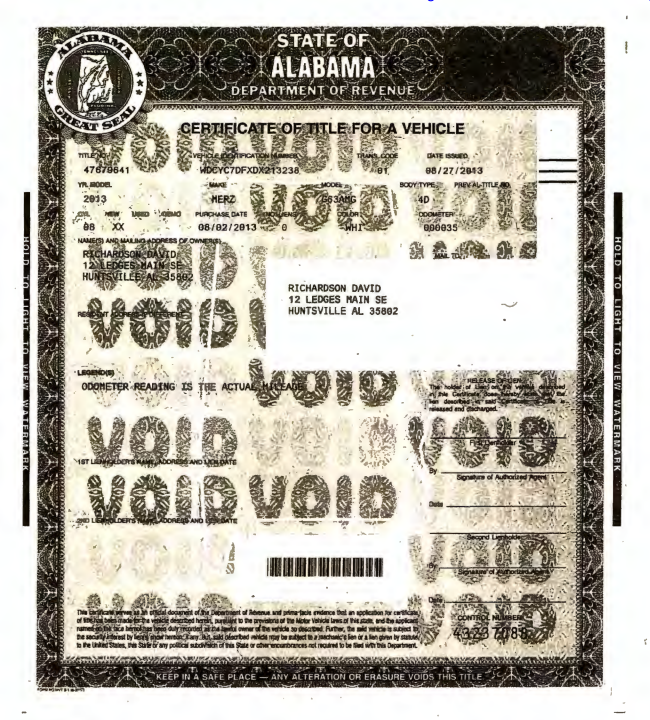
A. CONDITIONAL PRECEDENT

- 1. The obligations and duties of both the Buyer and the Seller, under this Agreement, shall become binding only when a conforming vehicle becomes identified to the Contract. Under the provisions of this Agreement, identification occurs when and any when a conforming vehicle comes into the possession of the Seller and is held by the Seller for a period of 72 hours after its delivery. For the purposes of this subparagraph, a vehicle is conforming notwithstanding the absence of optional equipment purchased by the Buyer and installed, after delivery, by the Seller.
- 2. Immediately upon Identification of the goods (i.e., the vehicle) to the Controct, the Buyer is obligated to pay Seller in accordance with the terms of this Agreement, the balance of the purchase price in U.S. currency through a cashier's check or with bank certified funds. Failure to make the required payments by the Buyer upon identification of the goods to the Contract, constitutes a material breach of this Contract and entitles Seller to retain all deposits made by the Buyer as liquidated damages. The Seller may also as liquidated damages, sell the trade-in vehicle and repay itself with the
- 3. Parties to this Agreement (i.e., both the Buyer and the Seller) adviowledge and understand that the manufacturer has reserved the right to change the price to the dealer of a new mater vehicle without notice. In the event that the price the dealer of a new mater vehicle of the series and body type ordered hereunder is changed by the manufacturer prior to identification of the goods occurring under this Contract, the dealer reserves the right to change the cash delivered price of such motor vehicle to the purchaser accordingly. If such assh delivered price is increased by the dealer, purchaser may if dissatisfied therewith cancel this order if said right is exercised within 72 hours after being notified of the increase in the cash delivered price. All notices under this subparagraph must be in writing and served on the dealer at the address provided by herein prior to the expiration of that 72 hour time period. Failure ta so natify Seller, shall constitute an acceptance of the price increase by the Purchaser of remaining obligations and duties under the terms and conditions of the Agreement.

- B. ADDITIONAL TERMS & CONDITIONS

 1. As used in this Order the terms (a) "Dealer" shall mean the authorized Dealer to whom this Order is addressed and who shall become a party hereto by its occeptance hereof, (b) "Purchaser" shall mean the party executing this Order as such on the face hereof, and (c) "manufacturer" shall mean the Corporation that manufactured the vehicle or chassis, it being understood by Purchaser and Dealer that Dealer is in no respect the agent of Manufacturer, that Dealer and Purchaser are the sale parties to this Order and that reference to Manufacturer herein is for the purpose of explaining generally certain contractual relationships existing between Dealer and Manufacturer with respect to new motor vehicles.
- 2. PURCHASER SHALL NOT BE ENTITLED TO RECOVER FROM DEALER ANY CONSEQUENTIAL DAMAGES, DAMAGES TO PROPERTY, DAMAGES FOR LOSS OF USE, LOSS OF TIME, LOSS OF PROFITS, OR INCOME, OR ANY OTHER INCIDENTAL DAMAGES.
- 3. TRADE-IN VEHICLE: Buyer guarantees that the trode-in vehicle is Buyer's property, free and clear of all kens and encumbrances. If the used notor vehicle which has been traded in as a part of the consideration for the motor vehicle ardered hereunder is not to be delivered to Dealer until delivery to Purchaser of such motor vehicle shall be reopproised at that time and such reapproised value shall determine the allowance mode for such used motor vehicle. If such reapproised value is lower than the original allowance therefore shown on the front of this Order, Purchaser may, if dissatisfied therawith, cancel the Order, provided, however, that such right to cancel is exercised prior to the delivery of the motor vehicle ordered hereunder to the Purchaser and surrender of the used motor vehicle to dealer.
- 4. Buyer agrees to deliver to Dealer satisfactory evidence of title to any used motor vehicle traded in as a part of the consideration for the matar vehicle ordered hereunder at the time of delivery of such used matar vehicle to Dealer.
- 5. TIME OF PERFORMANCE; Both the Seller and the Buyer acknowledge that TIME IS NOT OF THE ESSENCE with respect to this Contract. The Buyer remains obligated to perform under the terms and conditions of this Agreement upon Identification of the goods to the Contract regardless of when that identification occurs. Furthermore, the Seller is not liable for any damages resulting from any delay in delivery or the failure to deliver to the purchase of the motor vehicle described on the reverse side of this Agreement regardless of whether the failure to deliver due in whole or in part to any couse, even the Seller's negligence. Upan Seller learning that conforming goods can no longer be supplied under this Contract, Seller is obligated to notify the Buyer of this inability to perform within 10 days after learning of the inability to perform and is entitled to cancel this Agreement without further obligation. The natification by the Seller must be mailed to the Buyer at the address listed on the reverse side of this Agreement.
- 6. IAXES; Purchaser shall be liable for the payment of all sales, use and other taxes of a like or similar nature which opplies to the transaction detailed an the reverse side of this Agreement and agrees to hold Seller harmless and to fully indemnify Seller of and from any and all tax llability to ony toxing authority as a result of the condusion of the transaction described on the reverse side hereof. The Purchaser admowledges that applicable taxes are part of the sales price and any refusal to pay same by the Pürchoser shall be deemed a material breach by said Purchaser.
- 7. MODIFICATION: No modification, change, addition, or deletion hereto shall be valid, binding or enforceable unless in writing and signed by
- 8. ARBITRATION: Any controversy or dolm arising out of ar relating to this Controct, or the breach thereof, shall be settled by arbitration held in the City of Springfield, MO in occordance with the Commercial Arbitration Rules of the American Arbitration Association, and judgment upon the award rendered by the arbitrator(s) may be entered in any court of the State of Missouri having jurisdiction thereof. This Contract shall be deemed to have been made and shall be governed by the lows of the State of Missouri. Buyer and Seller consent to the jurisdiction of the Circuit Court of Greene County, Missouri, for all purposes relating to this Contract. The arbitrators shall have the authority to award the prevailing party the costs of the orbitration, including reasonable attorney's fees.
- 9. NOTICES: All notices to be given hereunder shall be by certified mail, return receipt requested, and shall be mailed to the parties at their respective addresses set forth on this Agreement.
- 10. INTEGRATION: This Agreement constitutes the entire understanding of the parties. There are no agreements, understandings, representations, restrictions or promises or warranties other than as specifically set forth herein is deemed by either party to be material to the promises contained hereof.
- 11. EINAL AGREEMENT: It is the express and specific intention of the parties that this Agreement supersedes and modifies all prior agreements of the parties, in all respects, and all prior agreements between the parties of any kind ar nature are herewith declared null and void without farce and affect. This Agreement may not be modified except by subsequent written agreement of the parties signed and executed by all the parties to be charged.
- 12. ATTORNEYS FEES AND COSTS: The Buyer adknowledges that the Seller shall be entitled to recover from the Buyers its attorneys fees and any and all costs incurred by the Seller if the Seller is required to engage the service of legal counsel in order to enforce the provisions of this Agreement against the Buyer for any breach the Buyer commits; such sums (i.e., Investigative and/or court costs and ottorneys fees) shall be in addition to any other sums due hereunder from the purchaser or otherwise whether litigation is instituted or not. Attorney's fees and court costs shall be deemed part of the liquidated damages due to the Seller for Buyer's breach.
- 13. <u>DEPOSIT/USE OF DEPOSIT/RETURN OF DEPOSIT</u>; if the Seller requires Buyer to place deposit down on the full controct price. Seller may place deposit in non-interest bearing occount and may utilize the deposit in only manner Seller doems appropriate. The Seller may retain all deposit as liquidated damages as provided for under paragraph A. [2] of this Agreement and/or if the Buyer commits any other material breach of this Agreement. If a refund of the deposit is attenuive provided for under the terms of this Agreement, Seller shall promptly refund to the Buyer the full deposit, ies any set-offs as permitted by low, within 30 days after the irefund was required. Return of the deposit to the Buyer shall be deemed a mutual and bilateral concellation of the agreement. Buyer shall be limited to the refund of his deposit, as his/or her measure of liquidated damages.





FEDERAL and State Law requires that you state the STATEMENT OR providing a FALSE STATEMENT may re	mileage in connection with transfer of ownership, Failure to complete ODOMETER esuit in finise and/or imprisonment.
*** NOTICE: ANY ALTERATION OR ERASL	JRE VOIDS THE ASSIGNMENT and all assignments that follow***
ASSIGNMENT OF TITLE BY REGISTERED OWNER	(not valid unless completed in full)-live warrant this Title and certify that the vehicle
described herein has been transferred an DAD Buyer(s)-Mercedes benz of	Huntsville AL 35800
l certify to the best of my knowledge that the OOOMETER READI	ING is the ACTUAL MILEAGE of the vehicle unless one of the following statements is checked: 1. The miners stated is in excess of its mechanical limits.
ODOMETER READING TENTILS READ CAREFULLY BEFORE YOU CHECK A BLOCK	2. The odorneter reading is not the Actual Mileagu.
SIGNATURE(S): of Buyer(s)-	WARNING-ODOMETER DISCHEE MICY
PRINTED NAME(S): of Buyer(s)-Crin HOU	Octob of Seller(s)- David Richard SON ####################################
NAME OF 1st LIENHOLDER:	
ADDRESS OF 1st LIENHOLDER:	
FIRST RE-ASSIGNMENT BY LICENSED DEALER • SE two warrant this Title and qualify that the vehicle described in Buyer(s)- SEGSETTING	erein has been transferred to the following:
i certify to the best of my knowledge that the ODOMETER READ!	Address- ING is the ACTUAL MILEAGE of the vehicle unless one of the following statements is checked:
NO TENTHS READ CAMEFULLY	1. The mileage stated in in excess of its mechanical limits. Date of Sale
ODOMETER READING	2. The odometer reading is not the Actual Mileage. WARNING-ODOMETER DISCREPANCY
SIGNATURE(S): of Buyer(s)-	of Seller(s)-X
PRINTED NAME: of Buyer(s)	Sartlett of Seller(s)-
LIENHOLDER TO BE RECORDED AND SHOWN ON NEV	Y TITLE: (IF NONE, STATE "NONE") * * * * * * * *
ADDRESS OF 1st LIENHOLDER:	
 SECOND RE-ASSIGNMENT BY LICENSED DEALER • I/we warrant this Title and certify that the vehicle described in 	
Buyer(s)-	Address
THE PROPERTY OF THE PROPERTY O	NG is the ACTUAL MILEAGE of the vehicle unless one of the following statements is checked: 1. The mileage stated in in excess of its mechanical limits.
TENTHS HEAD CAREFULLY	2. The odometer reading is not the Actual Mileage - H / D / YP
ODOMETER READING	WARNING-ODOMETER DISCREPANCY
SIGNATURE(S): of Buyer(s)-X	of Seller(s) X
PRINTED NAME; of Buyer(s)-	of Seller(s)-
LIENHOLDER TO BE RECORDED AND SHOWN ON NEW	Y TITLE: (IF NONE, STATE "NONE") * * * * * * *
ADDRESS OF 1st LIENHOLDER:	
THIRD RE-ASSIGNMENT BY LICENSED DEALER • SE	FLUNG DEALER'S STATE LIC NO.
Were warrant this Title and certify that the vehicle described he Buyer(s)	arets has been transferred to the following: Address-
I certify to the best of my knowledge that the ODOMETER READI	NG is the ACTUAL MILEAGE of the vehicle unless one of the following statements is checked:
NO TENTHS READ CAREFULLY SEFORE YOU CHECK & BLOCK	1. The offenge stated is in excess of its mechanical limits. 2. The odometer reading is not the Actual Mileage. WARNING-GOOMETER DISCREPANCY.
SIGNATURE(S): of Buyer(s)-X	of Seller(s)-X
PRINTED NAME: of Buyer(s)-	of Seller(s)-
LIENHOLDER TO BE RECORDED AND SHOWN ON NEW NAME OF 1st LIENHOLDER:	/ TITLE: (IF NONE, STATE "NONE") * * * * * * *

North Carolina Division of Motor Vehicles

DEALER'S REASSIGNMENT OF TITLE TO A MOTOR VEHICLE

MVP-2 (Rev.09/08)	Morth Carolina	Division of Mater Vehicles	NO FEE
		Division of Motor Vehicles	一大学 医二乙酰基胺 化原 安哥斯
	EALER'S REASSIGNMEN		
documents acceptable for obtaining	ng a certificate of title in North Carolina fo	r vehicles acquired by North Carolina	ate registration certificates and/or bills of sale or othe dealers. May also be used to reassign manufacturer is for dealer's assignments have been used.
YEAR 2013 MAKE	MERCEDES-BENZ BODY STYLE	SPORT UTB ITYVIN	
	s that you state the mileage in connec		. Fallure to complete or providing a false statement
18 July 19 19 19 19 19 19 19 19 19 19 19 19 19	RE-ASSIGNMENT O	F TITLE BY LICENSED DEA	LER
The undersigned hereby certifies	that the vehicle described in this title ha	s been transferred to the following p	winted name and address:
MOTORCARS INTERNATION	NAL 3015 E CAIRO ST. SPRINGFIEL	D.MO 65802	
"I certify to the best of my knowled one of the following statements is	dge that the odometer reading is:	(NO TENTHS)	and reflects the actual mileage of this vehicle unless
 1. The mileage stated is in exc 		he odometer reading is not the act.	al mileage. WARNING ODOMETER DISCREPANCY
09/19/2013 DATE VEHICLE DELIVERED TO PURCHASER	Tes C I IND C TOS DECLI KINDHEU BI S (collision or other occurrence to the extent	that the cost to repair exceeds 25% of las market retail value
Hand Printed Name and	Yes No Yes Has been a flood vehicle	reconstructed vehicle or a salvage vehicle	nicle.
Signature of Dealer or Agent	They Have Han		3 00 2
Printed Firm Name SEASELL IN			PERSONAL PROPERTY OF THE PROPE
DateO9/19/2013Could be confident that the following person(s) person			ed the foregoing document for the purpose stated the present in
the capacity indicated:	BY Let trame lt	200	policy(s)/(name(s).of principal(s)).
Notary		Notary Printed	ANIA MA
Signature	cation and damage disclosure made by the selle	or Typed Name CHRISTY	COLTRAIN (SEAL)
Hand Printed Name and Signature(s) of Buyer(s)	.Hines, Agent		
		F TITLE BY LICENSED DEA	
	that the vehicle described in this title has C, 25 IONIA, SUITE 400,	•	
	dge that the odometer reading is:3		and reflects the actual mileage of this vehicle unless
one of the following statements is 1. The mileage stated is in exc	checked."	he odometer reading is not the actu	Ial mileage. WARNING ODOMETER DISCREPANCY
10/17/2013 DATE VEHICLE DELIVERED TO PURCHASER	To my knowledge the vehicle describe		that the cost to consist our add OFF of falls weaked miles under
	Ales Dato De Has been a flood vehicle		that the cost to repair exceeds 25% of fair market retail valu vicle.
Hand Printed Name and Signature of Dealer or Agent	- Jaent	D. Hines, A	aent a management
Printed Firm Name MOTORCA	DC THTTPNATTONA	•	Dealer No. D177
			10 21 30 21 30 30
	anty GREENE	Sta	te MISSOURI
certify that the following person(s) person	anty GREENE	Startedging to me that he or she voluntarily sign	te MISSOURI ed the foregoing document for the purpose stated therein and i
certify that the following person(s) persor the capacity indicated:	anty GREENE		te MISSOURI ed the foregoing document for the purpose stated therein and i
certify that the following person(s) persor the capacity indicated: Notary Signature	unty GREENE natly appeared before me this day, each acknowle	Notary Printed or Typed Name	teMISSOURI ed the foregoing document for the purpose stated therein and i
certify that the following person(s) persor the capacity indicated: Notary Signature If am aware of the above odometer certific	anty GREENE	Notary Printed or Typed Name My Commission Expires	te MISSOURI ed the foregoing document for the purpose stated therein and i seller(s)/(name(s) of principal(s))
certify that the following person(s) persor the capacity indicated:	anty GREENE nally appeared before me this day, each acknowledge and damage disclosure made by the selfer	Notary Printed or Typed Name My Commission Expires	to MISSOURI ed the foregoing document for the purpose stated therein and i seller(s)/(name(s) of principal(s)) (SEAL)
certify that the following person(s) person the capacity indicated: Notary Signature If am aware of the above odometer certific Hand Printed Name and Signature(s) of Buyer(s)	anty GREENE nally appeared before me this day, each acknowledge and damage disclosure made by the selfer	Notary Printed or Typed Name My Commission Expires F TITLE BY LICENSED DEAL	to MISSOURI ed the foregoing document for the purpose stated therein and in seller(s)/(name(s) of principal(s)). (SEAL) PERON
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certify that the following person(s) person the capacity indicated: Notary Signature T am aware of the above odometer certific Hand Printed Name and Signature(s) of Buyer(s) The undersigned hereby certifies the certify to the best of my knowled one of the following statements is 1. The mileage stated is in except DATE VEHICLE DELIVERED TO PURCHASER Hand Printed Name and Signature of Dealer or Agent Printed Firm Name Date	ratly appeared before me this day, each acknowledge that the odometer reading is: checked.* To my knowledge the vehicle described in the vehicle described in the vehicle described in the vehicle described in this title has the vehicle described	Notary Printed or Typed Name My Commission Expires (NO TENTHS) a he odometer reading is not the actual different collision or other occurrence to the extent to a reconstructed vehicle or a salvage vehicle.	te MTSSOURI ed the foregoing document for the purpose stated therein and in seller(s)/(name(s) of principal(s)). (SEAL) LER rinted name and address: Indirection of the purpose stated therein and in the cost to repair exceeds 25% of fair market retail valuable. Dealer No.
certify that the following person(s) person the capacity indicated: Notary Signature T am aware of the above odometer certific Hand Printed Name and Signature(s) of Buyer(s): The undersigned hereby certifies the Certify to the best of my knowled one of the following statements is come of the following statements is come of the following attachments in except the complete of the following statements in except the complete of Dealer or Agent Printed Firm Name Country that the following person(s) person the capacity indicated: Signature Signature City that the following person(s) person the capacity indicated: Signature Signature Control of the complete or complete or capacity indicated: Signature Control of the capacity indicated: Control of the capacity indicated: Signature Control of the capacity indicated: Control of the capacity in	ratly appeared before me this day, each acknowledge that the odometer reading is: checked.* To my knowledge the vehicle described in the vehicle described in the vehicle described in the vehicle described in this title has the vehicle described	Notary Printed or Typed Name	te MISSOURI ed the foregoing document for the purpose stated therein and in seller(s)/(name(s) of principal(s)). (SEAL) LER rinted name and address: Indirect the actual mileage of this vehicle unless at mileage. WARNING — ODOWETER DISCREPANCY that the cost to repair exceeds 25% of fair market retail valuicle. Dealer No.

This form contains the conforming odometer statement and must have the hand printed name and signature of both the buyer and seller. Verify authoritisty. Face should have a purple back ground. Back should contain a watermark that is wishle when held at a 45 degree angle.

25506



ALABAMA DEPARTMENT OF REVENUE MOTOR VEHICLE DIVISION

www.revenue.alabama.gov/motoryehicle/forms.html

THIS FORM MAY BE REPRODUCED

MVT 5-13

Power of Attorney

VEHICLE IDENTIFICATION NUMBER (VIN)*	· YEAR MAKE	MODEL
L H D C Y C 7 B F X D X 2 1 3 BOOTTYPE	2 3 8 2013 MERCEDES-BENZ	G63_
G63	LICENSE PLATE NUMBER STATE OF IT	BAHA
Taxpayer Information	Representative(s): Hereby appoint(s) the following	
Taxpayer Name(s) and Address (Please Type or Print)	Name and Address (Please Type or Print)	ng representative(e)
DAVID RICHARDSON 12 LEDGES MAIN SE HUNTSVILLE AL 35802	Gil Williams 30 Co Rd 392	069
	Cullman AC 35	
	Email Address**	
	-Telephone Number** ()	
	Fax Number** ()	
		·
As my attorney-in-fact to sign my name and do all things necess		
Title application, transfer or lien filing	transaction(s)	nase license plate(s),
for my motor vehicle described above.		
ACTS AUTHORIZED The representative(s) is authorized to receive and inspect confid with respect to the matters described above. The authority does returns. LIST ANY SPECIFIC ADDITIONS OR RESTRICTIONS TO THE ACTS OTHERWIS	s not include the power to receive refund checks o	cts that I (we) can perform r the power to sign certain
	_	•
•		
Sworn to and subscribed before me on date above stated.	→	08/30/2013
Sworing and subscribed before the on date above stated.	SIGNATURE OF TAXPAYER	DATE
		DATE
V NOTARY PUBLIC	DAVID RICHARDSON	
My commission expires:	N/A	N/A
unera 2016	SIGNATURE OF TAXPAYER	DATE
	N/A	Ø = 4 · m
Signature of Appointee:	7	8-30-13
NOT VALID WI If a business firm or corporation is appointed, the signature shall in-fact for the owner.		are will ped 6/1/26st attorney-

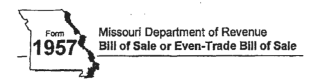
SPECIAL NOTICE: Any alterations or strikeovers shall void this Power of Attorney. Original signatures are required.

** Optional

^{*}All VINs for 1981 and subsequent year model vehicles that conform to federal anti-theft standards are required to have 17 digits/characters.

- MICROURI OFFIAM	TATELO DE DEVENIE		
MISSOURI DEPAR MOTOR VEHICLE	TMENT OF REVENUE BUREAU	FORM	Federal law (and State law, if
ODOMETE	R DISCLOSURE	3019	applicable) requires that you state the mileage upon transfer of
STATEMEN	T	3013	ownership. Falling to complete or providing a false statement may
INSTRUCTIONS ON	REVERSE	(REV. 11-2005)	result in fines and/or imprisonment.
YEAR	MAKE	VEHICLE IDENTIFICATIO	ON NUMBER
2013	MERCEDES	WDCYC7DFXI	X213238
TITLE NUMBER	STATE	MODEL	BODY STYLE
		G63 AMG	
It purchaser/seller is an age	enVofficer of a firm, record offic		i name. The purchaser/seller should
retain a copy of this odom	ster disclosure statement. If "Vi	/aming, Odometer Discr	epancy" is checked, the seller must
PURCHASER(S) NAME LCDCO	ng all facts regarding the discre	pancy.	DATE 40/47/49
PURCHASER(S) NAME KRES	JENI MEDIA, LLC	2122 14 40500	10/17/13
SELERIS (FRANKE & ACT.	ITE 400, GRAND RA	PIDS, MI 49503	DEALERING D177
ADDRESS COLUMN TYPED MICH	ORCARS INTERNATI	UNAL	D177
	O ST; SPRINGFIELD		
ODOMETER READING (NO TENTHS)	I state that the odometer now reads the bast of my knowledge that it reflects to) aforementioned miles and to th the actual mileson of the vehicle	e 🗔 Mijezge in excess of its mechanical limits in Milezge reading not actual
328	described herein, unless one of the fol	fowing statements is checked.	(WARNING, COOMETER DISCREPANCY)
SIGNATURE OF PURCHASER	(S)	SICHATURE OF COLOR	
A			lu
di -		"	ק טועשיטין
HAND PRINTED NAME(S) BY	PURCHASER(S)	HAND PRINTED NAME(S) BY SELLER(S)
		NILL	as Amount
		レ・オガカ・	es, Agent
PURCHASER(S) NAME			DATE
ADDRESS			
SELLER(S) (FIRM) NAME			DEALER NO.
ADDRESS			I DEACEN NO.
	T		
COOMETER READING (MITHINTHS)	I state that the odometer now reads the best of my knowledge that it reflects to		
	described herein, unless one of the foll		(WARNING, ODOMETER DISCREPANCY)
SIGNATURE OF PURCHASER(S)	SIGNATURE OF SELLER	(S)
HAND PRINTED NAME(S) BY F	URCHASER(S)	HAND PRINTED NAME(S	BY SELLER(S)
			1
PURCHASER(S) NAME			DATE
ADDRESS			
	,		DEALER NO.
ADDRESS	,		DEALERING
ODOMETER READING ON THE THE PROPERTY ON	I state that the odometer now reads the best of my knowledge that it reflects the		Misage in excess of its mechanical finits
	described herein, unless one of the following		(WARNING, ODOMETER DISCREPANCY)
SIGNATURE OF PURCHASER(5)	SIGNATURE OF SELLER	5)
			1
•		· ·	-
HAND PRINTED NAME(S) BY P	URCHASER(S)	HAND PRINTED NAME(S)	BY SELLER(S)
• • • • • • • • • • • • • • • • • • • •	,		1
PURCHASIER(S) NAME			DATE
PRINTED OR TYPED			
ADDRESS			Total Table
SELLER(S) (FIRM) NAME PRINTED ON TYPEOL			DEALER NO.
ADORESS .			
DAIGABR RETEMODO (BHTWET DIG	I state that the odomster now reads the a		Milesge in excess of its mechanical limits Milesge reading not actual
·	described harein, unless one of the folio		(WARNING, OCOMETER DISCREPANCY)
SIGNATURE OF PURCHASER(S	3)	SIGNATURE OF SELLER(S)
	•		
			ŀ
HAND PRINTED NAME(S) BY P	URCHASER(S)	HAND PRINTED NAME(S)	BY SELLER(S)
•			1
10.000.000 /// 0000	DICTORIUMON, WHITE ATTAC	NI TO MOO OD CEDE CE	ME

- 1111 - 1 - 1111 - 1 - 1 - 1 - 1 - 1 -		_	
MOTOR VEHICLE BUREAU	MOTOR VEHICLE BUREAU	4054	
		(REV.4-2010)	
I(WE)HEREBYAPPOINT MOTO	MOTORCARS INTERNATIONAL		ASMY (OUR)ATTORNEY-IN-FACTFORTHEPUR -
POSE OF TRANSFERRING OR MAK	POSE OF TRANSFERRING OR MAKING APPLICATION FOR TITLE AND REGISTRATION TO THE FOLLOWING DESCRIBED UNIT:	ATION TO THE FOLLOWING DES	SCRIBED UNIT:
YEAR	MAKE IDENT	DENTIFICATION NUMBER W D C Y C 7 D	F X D X 2 1 3 2 3 8
WITH THE FULL AUTHORITY TO SI	GNONMY(OUR)BEHALFALLPAPERSAND	DOCUMENTS AND TO DO ALL 1	WITH THE FULLAUTHORITY TO SIGN ON MY (OUR) BEHALF ALL PAPERS AND DOCUMENTS AND TO DO ALL THAT IS NECESSARY TO THIS APPOINTMENT.
OWNER'S PRINTED NAME	FRON	OWNER'S PRINTED NAME	
OWNER'S SIGNATURE		OWNER'S SIGNATURE	
NOTARYINFORMATION NOTARYPUBLICEMBOSSERSEAL STA	STATEOF		COUNTY (OR CITY OF ST. LOUIS)
	MO SUBSCRIBED AND SWORN BEFORE ME, THIS		
	17TH DAYOF OCTOBER 2013		USE RUBBER STAMP IN CLEAR AREA BELOW.
	NOTARY PUBLIC SIGNATURE	MY COMMISSION EXPIRES	
	NOTARY PUBLICNAME (TYPED OR PRINTED)		
MO 860-1005 (4-2010)			



The seller must complete all applicable information and sign this form. The Bill of Sale or Even-Trade Bill of Sale must be notarized

	n showing proo artment of Reve		major c	ompone	ent parts of a	rebuil	t venicle or when	specifically reque	ested to be	notanzed by the
1	aser(s) Names(s) (t					1	r(s) Name(s) (typed or ORCARS INTERNA			
Addre						Addn				
City	ND RAPIDS			State MI	Zip Code 49503	City	INGFIELD		State MO	Zip Code 65802
	Year	Make	Title Num	ber		Vehic	de Identification Numbe	ır .		
Motor Vehicle	2 0 1 3 Sale Date (MM/DI		476796	B		If an	even-trade occurred	i, please completed	d the inform	ation in the Unit
	10/17	/2 0 1 3	\$139,32	5.00		or Ve	ehicle Traded For Se	ection.		
	Year	Make	Title Nu	mber			Year	Make	Title Numbe	r
Boat	Vessel Identification	on Number				Trailer	Vehicle Identification	Number		
	Sale Date (MM/DI	/	Sale Pri	ce			Sale Date (MM/DD/Y	YYY) 	Sale Price	
5	Year	Make	Title Num	ber		Moto	r Identification Number	,		
Outbeard Motor	Horsepower	Sale Date (MM/DD/	mm)			Sale	Price			
		L				1				
Vehicle ed for	2 0 0 9	Make MERCEDES				Title	Number			
Vehicle Identification Number					ALLOWANCE:	\$69,500.0	00	•		
			. 0. 1.0.	`						
Signature	Signature of One F		e that the	intormat	Signature of C	-	nd any attached sup			For Destruction
Sıg	-	= \						Day!	Yes 📳	No
	Notary required	for rebuilt vehicle	or when s	pecifical	ly requested to	o be no	tarized by the Depa	rtment of Revenue		
	Embosser or	black ink rubber stam	p seal	Subscri	bed and swom b		e, this day of		year	
ary				State				County (or City of S	t. Louis)	
Not				Notary i	Public Signature			Notary Public Name	(Typed or Pr	inled)
				My Com	ımission Expires					
				L	11_				P	10E7 (D-1011 10 0011
Mail to	o: Motor Veh	icle Bureau		Phone	: (573) 526-36	69	Visit <u>do</u>	r.mo.gov/motor		n 1957 (Revised 10-2013)

P.O. Box 100 Jefferson City, MO 65105 E-Mail: mybmali@dor.mo.gov

for additional information



BUYERS GUIDE

IMPORTANT: Spol form.	ken promises are diffic	cult to enforce.	Ask the d	ealer to put a	ll promises in w	riting. Keep this	
MERCEDES	G63 AMG		2013	WDCYC	7DFXDX2132	38	
VEHICLE MAKE	MODEL		YEAR	VIN NUMBI		• • • • • • • • • • • • • • • • • • • •	_
		•					
M4942							
DEALER STOCK NUMBER (OP	tional)	-				•	
WARRANTIES FOR	R THIS VEHICLE:	•		•			
XA	S IS -	- NC) V	VAI	RRA	NTY	_
YOU WILL PAY FO	R ALL COSTS FOR Alloral statements about	NY REPAIRS. TH					
V	/ARR	AN1	ΓΥ				
cove doc	TED WARRANTY. The ered systems that fail ument for a full expl gations. Under state la	during the war	ranty peri	od. Ask the verage, exclu	dealer for a copusions, and the	y of the warranty dealer's repair	
SYSTEMS COVERE	ED;		DURA	ATION:			
							
overage, deductib	RACT. A service contra le, price, and exclusi varranties" may give y	ons. If you buy	a servic	a charge on the contract with	nis vehicle. Ask thin 90 days of t	for details as to he time of sale,	
RE PURCHASE IN	SPECTION: ASK THE I	DEALER IF YOU	MAY HA	VE THIS VEH	ICLE INSPECTE	D BY YOUR	
EE THE BACK OF	THIS FORM for import	ant additional is	nformatio	n, including a	list of some ma	Jor defects that	

Below is a list of some major defects that may occur in used motor vehicles.

Frame & Body

Frame-cracks, corrective welds, or rusted through Dog tracks—bent or twisted frame

Engine

Oil leakage, excluding normal seepage Cracked block or head Belts missing or inoperable Knocks or misses related to camshaft lifters and push rods Abnormal exhaust discharge

Transmission & Drive Shaft

Improper fluid level or leakage, excluding normal seepage Cracked or damaged case which is visible Abnormal noise or vibration caused by faulty transmission or drive shaft Improper shifting or functioning in any gear Manual clutch slips or chatters

Differential

Improper fluid level or leakage excluding normal seepage
Cracked or damaged housing which is visible
Abnormal noise or vibration caused by faulty
differential

Cooling System

Leakage including radiator Improperly functioning water pump

Electrical System

Battery leakage Improperly functioning alternator, generator, battery, or starter

Fuel System

Visible leakage

Inoperable Accessories

Gauges or waming devices Air conditioner Heater & Defroster

Brake System

Faffure warning light broken
Pedal not firm under pressure (DOT spec.)
Not enough pedal reserve (DOT spec.)
Does not stop vehicle in straight line (DOT spec.)
Hoses damaged
Drum or rotor too thin (Mfgr. Specs)
Lining or pad thickness less than 1/32 inch
Power unit not operating or leaking
Structural or mechanical parts damaged

Steering System

Too much free play at steering wheel (DOT specs.) Free play in linkage more than 1/4 inch Steering gear binds or jams Front wheels aligned improperly (DOT specs.) Power unit belts cracked or slipping Power unit fluid level improper

Suspension System

Ball joint seals damaged
Structural parts bent or damaged
Stabilizer bar disconnected
Spring broken
Shock absorber mounting loose
Rubber bushings damaged or missing
Radius rod damaged or missing
Shock absorber leaking or functioning improperly

Tires

Tread depth less than 2/32 inch Sizes mismatched Visible damage

Wheels

Visible cracks, damage or repairs Mounting bolts loose or missing

Exhaust System Leakage

	MOTORO	ARS INTERNATIONAL	
DEALER		· · · · · · · · · · · · · · · · · · ·	
	30	15 E CAIRO ST	
ADDRESS			
	SPRIN	IGFIELD, MO 65802	-
		417-831-9999	
SEE FOR COMPLAINTS			
	I hereby acknowledge receipt	of the Buyers Guide at the closing of this sale.	
	Signature	Date	

IMPORTANT: The information on this form is part of any contract to buy this vehicle. Removal of this label before consumer purchase (except for purpose of test-driving) is a violation of federal law (16 C.F.R. 455).

Payment Receipt

Motorcars International LLC Springfield, MO 65802

Received From:

Krescent Media, LLC
Krescent Media, LLC
25 Ionia, Suite 400
Grand Rapids, MI 49503

Date Received

10/18/2013

Payment Method

Wire

Check/Ref. No.

10182013M4942

Payment Amount

\$69,500.00

Same Day Balance Report As of Oct 18, 2013

Printed on Oct 18, 2013 at 11:18 AM

Dottie Hines

Bank: Commerce Bank-Missouri

Account: 000500866855 - Motorcars International LLC Wire Account (USD)

Incoming Money Transfer	Detail Credit Transactions	Interim Available	Interim Ledger	Interim Two + Day Float	Interim One Day Float	Interim Immediate	Current Day Debits	Current Day Credits	Opening Available	Opening Ledger	Same Day Interim Calculations
\$69,500.00	Amount			oat	,,						dculations
	Availability	\$69,500.00	\$69,500.00	\$0.00	\$0.00	\$69,500.00	\$0.00	\$69,500.00 (1)	\$0.00	\$0.00	Amount
1018J1Q526XX000521	Bank Ref.										
0 Day 1018J1Q526XX000521 CB131018002025701 typeCd = 10	Customer Ref.										
typeCd = 10											

https://commerceconnections.commercebank.com/ibank/brs/irrept_validate.cfm

10/18/2013

sndShortName = PNCBANKCINCI

sndRef = 2013101800020251

rcvShortName = COMM BK

rcvABA = 101000019

sndABA = 041000124

subTypeCd = 00

Text

Item Count 1

\$69,500.00

https://commerceconnections.commercebank.com/ibank/brs/irrept_validate.cfm

typBusCd = CTP

benefIDAcct =

benefIDCd = D

benefName = MOTORCARS
INTERNATIONAL, LLC

ERNATIONAL, LLC :fAddr1 = 3015 EAST CAIR

benefAddr1 = 3015 EAST CAIRO ST

benefAddr2 = -

benefAddr3 = SPRINGFIELD, MO, US

orgAcctIDCd = D

orgAcctIDAcct = 4267063455

orgAcctName = KRESCENT MEDIA I

orgAcctAddr1 = 2625 DENISON DR

orgAcctAddr2 = MOUNT PLEASANT 48858

ogbAcctName = PNC BANK NA PITTSBURGH PA USA

OMAD = 20131018J1Q526XX00052110181215F IMAD = 20131018D3B74V9C000790

Payment Receipt

Motorcars International LLC Springfield, MO 65802

Received From:
Krescent Media, LLC
Krescent Media, LLC
25 Ionia, Suite 400
Grand Rapids, MI 49503

Date Received 10/21/2013
Payment Method Check

Check/Ref. No. 762840M4942

Payment Amount \$500.00